TOWN OF DAVIE TOWN COUNCIL AGENDA REPORT

TO: Mayor and Councilmembers

FROM/PHONE: Joseph Montopoli, Fire Chief/EMC 954-797-1842

PREPARED BY: Frank Suriano, Assistant Chief EMS 954-797-1843

SUBJECT: Resolution

AFFECTED DISTRICT: All

ITEM REQUEST: Schedule for Council Meeting

TITLE OF AGENDA ITEM: AGREEMENT - A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, AUTHORIZING THE TOWN OF DAVIE TO ENTER INTO AN AGREEMENT WITH COST RECOVERY CORPORATION (CRC), TO PROVIDE ACCIDENT COST RECOVERY SERVICES. (tabled from October 15, 2008) [see related item 6.1]

REPORT IN BRIEF: The Town is in need of a company to provide cost recovery services for the Police and Fire Departments. Cost Recovery Corporation had been providing this service for Fire Departments since 1999 and added cost recovery services for Police Departments in 2004. CRC is a sole source provider for law enforcement recovery services and currently has a U.S. Patent assignment. CRC has an extensive list of municipal clients which is attached hereto. The term of the agreement is for one (1) year with successive one (1) year renewal terms. CRC shall bill and collect their fee for services direct from the payer. The Town shall not be billed nor be required to pay for any services provided by CRC.

PREVIOUS ACTIONS: (tabled from October 1, 2008)

CONCURRENCES: Agreement has been reviewed by Town Attorney under control no. 08-7012

FISCAL IMPACT: No

Has request been budgeted? n/a

RECOMMENDATION(S): Motion to approve resolution

Attachment(s): Resolution, Sole Source Letter, Agreement, W-9 Form, Vendor Disclosure Form, Corporation documentation

RESOLUTION	

A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, AUTHORIZING THE TOWN OF DAVIE TO ENTER INTO AN AGREEMENT WITH COST RECOVERY CORPORATION (CRC), TO PROVIDE ACCIDENT COST RECOVERY SERVICES.

WHEREAS, The Town of Davie is in need of a company to provide cost recovery services; and

WHEREAS, Cost Recovery Corporation (CRC) has been proving cost recovery services since 1999; and

WHEREAS, Cost Recovery Corporation (CRC) is a sole source provider for law enforcement recovery services and currently has a U.S. Patent assignment.

WHEREAS, Cost Recovery Corporation (CRC) shall bill and collect their fee for services direct from the payer and the Town will not incur any fees for services provided by CRC.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF DAVIE, FLORIDA.

<u>SECTION 1</u>. The Town Council authorizes the Mayor or designee to enter into an agreement with Cost Recovery Corporation "CRC" for one (1) year with successive one (1) year renewal terms.

<u>SECTION 2</u>. This resolution shall take effect immediately upon its passage and adoption.

PASSED AND ADOPTED THIS _____ DAY OF______, 2008

ATTEST:	MAYOR/COUNCIL MEMBER
TOWN CLERK	
APPROVED THIS DAY OF	, 2008

COST RECOVERY SERVICES AND BUSINESS ASSOCIATES AGREEMENT

This Agreement is made as of	, 2008, by and between COST RECOVERT
CORP, an Ohio company (CRC"), and _	("Client").
	RECITALS
The Client provides Safety Services for	their community. CRC provides cost recovery services
to Fire Departments, EMS Departme	ents, Police Departments, Sheriff Departments and
Hospitals. The Client desires to retain	CRC to provide cost recovery services needed by the

STATEMENT OF AGREEMENT

The parties agree as follows:

1. The Client retains CRC to provide cost recovery services for the Client.

Liability:

Client.

2. CRC shall not be responsible for any expenses or liabilities of the Client except as specifically provided in this Agreement. The Client shall likewise not be responsible for CRC's expenses or liabilities.

Authority:

3. The Client grants to CRC all of the authority and power to carry out its obligations under this Agreement in accordance with any regulatory requirement to which the Client is bound and in accordance with all applicable laws.

Attorney-in-Fact

4. The Client appoints CRC as its lawful attorney-in-fact for the purpose of carrying out CRC's obligations of this Agreement.

Health Insurance Portability and Accountability Act (HIPAA):

- 5. The Parties hereby acknowledge that they are bound by HIPAA and the Regulations enacted thereunder by the Department of Health and Human Services ("DHH") regarding the use and disclosure of Information pertaining to the past present or future physical or mental health or condition of an individual, the provision of health care to an individual, or the future payment for the provision of health care to an individual (the "Information"). CRC shall be restricted in the use of any Information provided to it by Client. Such Information shall include, but not be limited to, patient demographics and Client's charges and coding. CRC is restricted to only using the Information for the provision of the billing provided under this Agreement unless such other use of the Information is specifically permitted below. CRC shall not disclose patient's Information to anyone other than Client or the patient unless such other disclosure of the Information is specifically permitted below.
- a. CRC may also use information of the serviced parties of the client (i) for the proper management and/or administration by CRC, or (ii) to carry out any legal responsibilities of CRC.
- b. CRC may also disclose a patient's Information if (i) the disclosure is required by law, or (ii) CRC obtains reasonable assurances from the person or entity to whom the Information is

disclosed that the Information will be held confidentially and used or further disclosed only as required by law or for the purpose to which it was disclosed to the person or entity and the person or entity notifies CRC of any instances of which the person or entity is or becomes aware in which the confidentiality of the Information has been breached.

c. Should CRC become aware of any use or disclosure of the Information which has not been provided for in this Agreement, CRC shall give notice to Client regarding such use or disclosure.

CRC's Service Fee:

6. CRC shall bill and collect their fee for services direct from the payer. The Client shall not be billed nor be required to pay for any services provided by CRC.

Term of Agreement:

7. The initial term of this Agreement is 0ne year and shall commence on ________, 2008 and shall terminate on ________, 2009. This Agreement shall automatically be renewed for successive 1-year terms, unless prior to 90 days before the end of the initial term or any succeeding renewal term, either party to this Agreement notifies the other party in writing that it does not desire to renew this Agreement. In the event of such notification, this Agreement and any right to automatic renewals shall terminate at the end of the current term. Either party may terminate this Agreement for cause upon giving 90 days written notice to the other party and that cause to be determined by Client. Right to cure to be determined by CRC.

Warranty

8. Except as otherwise provided in this contract, CRC makes for its services rendered no warranty of merchantability and no warranty of fitness for any particular purpose, nor does CRC make any other warranty, expressed or implied of any nature, whatsoever, except that CRC shall warrant that its system software is fit for the purpose of fee billing and insurance filing and the CRC will exercise reasonable care in the handling and storage of the input and output. CRC shall reconstruct available data from hard copy back up as required for IRS compliance and to the best of its ability, recover any loss or damage to input. CRC shall be responsible for consequences arising from direct and willful negligence or intentional, malicious misconduct in loss of Client' files.

Damages:

9. Neither party shall be liable for any damages, including consequential, special, or punitive damages for any delay or failure in the performance of its obligations hereunder caused by strikes or other labor disputes, riots or other public disorders, accidents, acts of God, prohibitions, governmental or legal regulations, fire or other casualty, electrical, hardware, mechanical failure, or other cause beyond such party's control.

Hold Harmless:

10. Each party shall protect, indemnify and save the other party harmless from and against any and all liability and expense of any kind, including costs and reasonable attorney fees, arising from injuries or damages to persons or property in connection with the operation of the Client or activities under this Agreement, unless such liability and expense shall be solely the result of the gross negligence, willful misconduct or fraud of such party or its employees or agents.

10(a) CRC employees shall be bonded in the amount of \$50,000 and maintain liability insurance in the amount of \$500,000.

Taxes:

11. Client shall pay any federal, state, and local taxes, fees, or assessments, however designated, which are levied or based on the income earned from services performed by Client under this Contract, pursuant to applicable law. CRC shall pay such federal, state and local taxes, fees and assessments, as based on the income to CRC pursuant to the terms of this agreement, in accordance with applicable law. Each party shall pay fees or assessments relating to taxes in accordance with their respective tax liability under this agreement.

Florida Law

12. This Contract shall be governed by the laws of the State of Florida.

Consent & Waiver:

13. No consent or waiver, expressed or implied, by either party hereto, to or of any breach of any obligation to the other shall be construed as a consent or waiver to or of any breach of the same or any other obligation.

Assignment:

14. This agreement shall inure to the benefit of and be binding upon the parties and their respective successors, assigns, heirs, and administrators, as the case may be. Nothing in this agreement is intended to confer upon any other person any rights or remedies under or by this Agreement.

Payments:

15. All receipts resulting from claims filed to the insurance companies will be received in a trust bank lock bo managed by a trustee, Couchot, Hogenkamp & Associates, Certified Public Accountants of Centerville, Ohio. At the end of each month, management reports and adjudication of receipts will be generated for all transactions and the Clients funds for that month will be wire transferred to the Client's designated bank.

Business Associate Contract

- 1. CRC shall carry out its obligations under this Agreement in compliance with the privacy regulations pursuant to Public Law 104-191 of August 21, 1996, known as the Health Insurance Portability and Accountability Act of 1996, Subtitle F Administrative Simplification, Sections 261, et seq., as amended ("HIPAA"), to protect the privacy of any personally identifiable protected health information ("PHI") that is collected, processed or learned as a result of the legal services provided to Client by CRC. In conformity therewith, CRC agrees that it will:
 - Not use or further disclose PHI except as permitted under this Agreement or required by law;
 - b. Use appropriate safeguards to prevent use or disclosure of PHI except as permitted by this Agreement;

- c. To mitigate, to the extent practicable, any harmful effect that is known to CRC of a use or disclosure of PHI by the CRC in violation of this Agreement.;
- d. Report to Client any use or disclosure of PHI not provided for by this Agreement of which CRC becomes aware;
- e. Ensure than any agents or subcontractors to whom CRC provides PHI, or who have access to PHI, such as other consulting companies, agree to the same restrictions and conditions that apply to CRC with respect to such PHI;
- f. Make PHI available to Client and to the individual who has a right of access as required under HIPAA;
- g. Incorporate any amendments to PHI when notified to do so by the Client;
- h. Provide an accounting of all uses and disclosures of PHI made by CRC as required under the HIPAA privacy rule;
- Make its internal practices, books, and records relating to the use and disclosure of PHI available to the Secretary of the Department of Health and Human Services for purposes of determining CRC's and Client's compliance with HIPAA; and,
- j. At the termination of this Agreement, return or destroy all PHI received from, or created or received by CRC on behalf of Client, and if return is infeasible, the protections of this agreement will extend to such PHI.
- 2. The specific uses and disclosures of PHI that may be made by CRC on behalf of Client include, but are not limited to:
 - a. The review of patient information in providing advice to Client concerning a particular accident incident;
 - b. The review of patient information and other records and submission of that information to insurers, and other payers with respect to CRC assisting Client in an insurance audit or other similar action;
 - The review of patient information with respect to providing Client with business and operational advice generally;
 - d. The review of patient information in the course of CRC conducting compliance assessment activities;
 - e. Other uses of disclosures of PHI as permitted by the HIPAA privacy rule.
- 3. Notwithstanding any other provisions of this Agreement, this Agreement may be terminated by Client, in its sole discretion, if Client determines that CRC has violated a tremor provision of this agreement pertaining to Client's obligations under the HIPAA privacy rule, or if CRC

engages in conduct which would, if committed by Client, would result in a violation of the HIPAA privacy rule by Client.

	rties hereto have set their hands thisday of Agreement on the day and year first above written.
COST RECOVERY CORP	
Ву:	Ву:
Terry Henley	Print Name:
Title: CEO	Title:
Address:	Address:
6450 Poe Avenue, Suite 401	
Dayton, Ohio 45414	
Tele. No. 888-921-4598	Tele. No
FAX No 866-282-1451	FAX No



July 15, 2008

To Whom it May Concern:

Cost Recovery Corporation is a sole source provider for law enforcement recovery services. Please find attached patent documentation.

Respectfully,

Regina Moore

Cost Recovery President

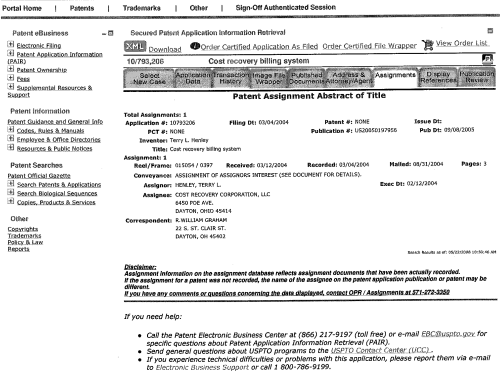


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Police Department References:

Huron, Oh. Chief Randy Glovinsky 419/433-4114

Erie Twp., Mich. Chief William Hines 734/848-4082

Belleview, Fl. Chief Lee Strickland 352/245-7060

Ocala, Fl., Dep. Chief Greg Graham 352/369-7091

Starke, Fl., Chief Smith 904/964-5027

Chiefland, Fl., Chief Robert Douglas 352/493-6777

Erlanger Ky., Chief Marc Fields 859/727-7580

Longwood Fl., Chief Tom Jackson 407/260-3401

Fire Department References:

St. Matthews, Ky. Bill Seng 502/376-2601

Toledo, Oh. Chief John Kromenacker 419/245-1175

Mcmahan Ky. Dep. Chief Joe Johnson 502/491-4745

Miami Twp. Oh. Chief David Fulmer 937/433-4242

Worthington, KY Chief Gary Yurt 503/241-9366

Neshannock Twp, Penn. Dave Congini 724/654-4800

Starke, Fl., Chief Smith 904/964-5027

Sni Valley, Mo., Chief John VanGorkom 816/690-6990

Live Oak, Fl., Chief Chad Croft 386/362-1313

Erlanger Ky., Chief Tim Koenig 859/772-2488

Escambia Co. Fl., John Simms 850/475-5530

Responder 1 Police Crashes

		ON S	CENE T	IME	
	30 min	45min	60min	75min	90min
Fatality					
No. Vehicles	\$154	\$154	\$154	\$154	\$154
No. Officers	\$14	\$21	\$28	\$35	\$42
Station Prep/Admin	\$108	\$114	\$119	\$124	\$129
A-Level	Ψ100	Ψ	Ψιιο	4.27	4120
No. Vehicles	\$154	\$154	\$154	\$154	\$154
No. Officers	\$14	\$21	\$28	\$35	\$42
Station Prep/Admin	\$91	\$96	\$101	\$106	\$111
B-Level					
No. Vehicles	\$154	\$154	\$154	\$154	\$154
No. Officers	\$14	\$21	\$28	\$35	\$42
Station Prep/Admin	\$76	\$80	\$86	\$91	\$96
C-Level					
No. Vehicles	\$154	\$154	\$154	\$154	\$154
No. Officers	\$14	\$21	\$28	\$35	\$42
Station Prep/Admin	\$76	\$78	\$80	\$82	\$84
PDO					
No. Vehicles	\$154	\$154	\$154	\$154	\$154
No. Officers	\$14	\$21	\$28	\$35	\$42
Station Prep/Admin	\$76	\$78	\$80	\$82	\$84
COURT TIME AND	WITNESS	INTERV	IEW @ \$8	80/hr	

Fatality: Crash resulting in death of an individual within 30 days of the accident

A-Level: Crash with one incapacitating injury

B-Level: Crash with one person with a visible injury but not incapacitating

C-Level: Crash with one person with a possible injury

PDO: Property Damage Only with a value of \$500 on any single vehicle resulting in a claim filed to an insurance company or if cited individual is without insurance

Any response to the scene will receive the minimum 30 minute cost. Costs are additive, if two vehicles respond, the cost is twice what is listed as well as the staff.

NOTE: This proprietary study was completed by Cost Recovery Corp® and should only be used by clients of Cost Recovery Corp®. It should remain confidential without public distribution to any outside parties. Responder 1® is a program protected under a Patent Pending Status; therefore, it is a proprietary program available exclusively by Cost Recovery Corp®.

Responder1

Crashes& Structure Fires

COST SCHEDULE:

TIME AT SCENE	15 min	30 min	45 min	60 min	75 min	90 min
Engine Companies	\$587	\$598	\$609	\$620	\$630	\$642
Rescue Vehicles	\$577	\$578	\$579	\$580	\$581	\$582
Pumper	\$467	\$478	\$489	\$510	\$531	\$552
Ladder Towers	\$598	\$620	\$641	\$662	\$684	\$705
HazMat	\$587	\$603	\$620	\$636	\$652	\$668
Station Prep/Admin	\$176	\$185	\$194	\$203	\$212	\$221
Firefighters	\$10	\$20	\$30	\$40	\$50	\$60
EMT's	\$12	\$24	\$36	\$48	\$60	\$72
Shift Supervisors/Cmndrs	\$14	\$28	\$42	\$56	\$60	\$74
Lieutenants/Assnt Chief	\$16	\$32	\$48	\$64	\$80	\$96
Chief	\$20	\$40	\$60	\$80	\$100	\$120

Any response to the scene will receive the minimum 15 minute cost. Costs are additive, if two vehicles respond, the cost is twice what is listed as well as the staff.

NOTE: This proprietary cost study was completed by Cost Recovery Corp® and should only be used by clients of Cost Recovery Corp®. It should remain confidential without public distribution to any outside parties.

Billing Procedure

The following guidelines will be followed in addition to the processes outlined in Chapter 18, Article II of the Town Code of Ordinances.

- 1. Town of Davie residents shall not be responsible for any balance outside of payment(s) received from their insurance provider, except for:
 - a. Receives a citation for Driving Under the Influence (D.U.I.).
 - b. Receives a citation for violating traffic law and is at fault of an accident.



DATE: 01/09/2007

DOCUMENT ID 200700802110 DESCRIPTION ARTICLES OF ORGANIZA FILING 125.00 EXPED

PENALTY

CER

COPY .00

Receipt

This is not a bill. Please do not remit payment.

TERRY HENLEY COST RECOVERY CORP. 6450 POE AVENUE STE 401 DAYTON, OH 45414

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, J. Kenneth Blackwell

1670715

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

COST RECOVERY CORP, LLC

and, that said business records show the filing and recording of:

Document(s)

ARTICLES OF ORGANIZATION/DOM. LLC

Document No(s):

200700802110



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 4th day of January, A.D. 2007.

Ohio Secretary of State

Cunit Bachwell



Prescribed by J. Kenneth Blackwell

Ohio Secretary of State
Central Ohio: (614) 466-3910
Toll Free: 1-877-SOS-FILE (1-877-767-3453)

www.state.oh.us/sos e-mail: busserv@sos.state.oh.us

Expedi	te this Form: (Select One)
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Oies	Columbus, OH 43216
₩ Re	quires an additional fee of \$100 ***
₩	PO Box 670
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ORGANIZATION / REGISTRATION OF LIMITED LIABILITY COMPANY (Domestic or Foreign) Filing Fee \$125.00

THE UNDERSIGNED DESI	RING TO FILE A:		\ <u>\</u>
(CHECK ONLY ONE (1) B	OX)		
(1) Articles of Organization Domestic Limited Liab (115)	n for	(2) Application for Registration Foreign Limited Liability Cor (106-LFA) ORC 1705	
		(Date of Formation)	(State)
Complete the general informa	tion in this section for the box chec	ked above.	
Name Cost	= Recovery C	orp. LLC	
Check here if additional fi box (1) is checked, name must		I liability company, limited, Ltd, L.t.d., LLC, L.L.	.c.
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Last Revised: May 2002

Complete the information in this section if box (1) is checked Cont.
ORIGINAL APPOINTMENT OF AGENT
he undersigned authorized member, manager or representative of
Cost Recovery Corp, LLC
(name of limited liability company)
ereby appoint the following to be statutory agent upon whom any process, notice or demand required or permitted by tatute to be served upon the limited liability company may be served. The name and address of the agent is:
Reginz Smolinski
2345 Liberty Rd (Street) NOTE: P.O. Box Addresses are NOT acceptable.
(City) (State) Ohio (4 3 4 4 4 (2) Code)
21.1
tust be authenticated by an uthorized representative
uthorized representative Authorized Representative Date
Authorized Representative Date
, autorized representative
ACCEPTANCE OF APPOINTMENT
he undersigned, named herein as the statutory agent for
Cost Recovery Corp, LLC.
(name of limited liability company)
ereby acknowledges and accepts the appointment of agent for said-liftified liability Company.
Degree Smolinh
(Agent's signature)
/

PLEASE SIGN PAGE (3) AND SUBMIT COMPLETED DOCUMENT

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Last Revised: May 20

is limited liability com				
	(Name)			
	(Street)	NOTE:	P.O. Box Addresses are NOT a	cceptable,
	(City)		(State)	(Zip Code)
ame under which the	foreign limited fin	h.11/a		
ane under which the	ioreign imited tia	bility company desires to tr	ansact business in Ohio is	
nited liability compan	ry hereby appoints	s the following as its agent	upon whom process agains	t the limited liability
any may be served in	the state of Ohio	The name and complete	address of the agent is	
,	(Name)	***		
•	(Street)	NOTE:	P.O. Box Addresses are NOT a	ceptable.
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09/23/2008 16:15

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DAVIE FIRE ADMIN

PAGE 02/04

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& Co3	PRECOVERY - USA, INC.		
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2 1 Chock appro	priam hox: Sole proprietor Corporation	☐ Partnership ☐ Other ►	Gremat from backup
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e List account	number(s) hero (optional)		
Pari U Taxe	aver Identification Number (TIN)	W	
Allen, sole propriator your employer identi	s appropriate box. The TIM provided must mater For inclividuals, this is your social security numb ; or disreparded sitty, see the Part instruction floation number (EIN). If you do not have a numi is in more than one name, see the chart on pag	or (SSN). Howover, for a resident is on page 3. For other entities, it is ben see How to get a Tilv on page 3.	Sacial security number Or Employer Identification number
Certi	fication		201011019151214
Under penalties of p			
 The number short 	on this form is my correct tempayor identifical	tion number (or I am waiting for a num	ber to be issued to me), and
Revenue Service notified me that !	to backup wannolong bacayee; (a) I am exempt (178) that I am subject to backup wathholding as am no longer subject to backup wathholding, an	from backup withholding, or (b) I have	
3. lam a U.S. perso	in (including a U.S., repident alien).		
For mortgage interest arrangement (IRA), ar provide your correct	tions. You must cross out item 2 above if you in you have falled to report all interest and division pald, acquisition or elegandoment of secured particle and generally, peyments other than interest aparticle. (See the instructions of page 4.)	us on your tax return. For real estate to	ansactions, Item 2 does not apply.
Here U.S. perso		Date >	9/24/08
Purpose of Fo	Julged to file an information return with the	 An individual who is a citiz States, 	
(TIN) to report, for e transactions, morte	our correct taxp syer identification number example, incom; paid to you, real estate age interest you paid, acquisition or cured property, cancellation of debt, or	of the United States, or	inited States or under the laws
U.S. person. Use F	ade to an IRA, orm W-9 only i you are a U.S. marken	 Any estate (other than a for Regulations sections 301,770 Information. 	reign estate) or trust. See 11-8(s) and 7(s) for additional
UNIQUOTE E FASICIAN	allen), to provide your correct TIN to the (the requester, and, when applicable, to:		ps. Partnerships that conduct a

Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).

2. Certify that you are not subject to backup withholding, or

2. Certify that you are not subject to backup withholding, of 3. Claim exemption from backup withholding if you are a U.S. exempt payee, in 3 above, if applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

For federal tax purposes, you are considered a person if you

Special rules for partnerships, Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in cortain cases where a Form W-8 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership costabilish your U.S. status and avoid withholding on your share of partnership income.

The person who share Exerctly 0.4 to the person who share of partnership income.

The person who gives Form W-9 to the partnership for purposes of eatablishing its U.S. status and avoiding withholding on its allocable share of net income from the pertnership conducting a trade or business in the United States is in the following cases:

The U.S. owner of a disregarded entity and not the entity,

09/23/2008 16:15

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DAVIE FIRE ADMIN

UTC

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Town of Davie Vendor/Bidder Disclosure

ī, <u>T</u>	evry	Hen	lay	, being first	duly sworn	state that:		
ne	Till lega	l name .	and busin	ess address	of the perso	on(s) or enti-	ty contracting u	dth the
Town	ı of Dav	ri e ("T o	wn") are	as follows (Post Office	addresses a	re not acceptabl	le):

costlecovery-USA, INC Name of Individual, Firm, or Organization: Address: 6450 POR NO. SUITE 401 Dzyton, Onio 45414 FEIN 20-0109524 State and date of incorporation 01410 619/2003

OWNERSHIP DISCLOSURE AFFIDAVIT

1. If the contract or business transaction is with a corporation, the full legal name and business address shall be provided for each officer and director and each stockholder who directly or ind rectly holds five percent (5%) or more of the corporation's stock. If the contract or busi aces transaction is with a trust, the full name and address shall be provided for each nustee and each beneficiary. All such names and address are as follows (Post Office addresses are not acceptable):

Names, Addresses, and Titles of Individual Who Will Lobby:

Full Legal Name	Address	Ownership		
JOUVILON FEIGH, HENCEL	6450 BOO AND DOUTON	10 (N) D	37%	_%
Donald Campball	fyro poatre, pzyton	,04:0	54°%	%
				%
				.%

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DAVIE FIRE ADMIN

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 The full legal names and business addisubcontractors, material men, suppliers, lany legal, equitable, or beneficial interest Town are as follows (Post Office addresses) 	aborers, and lenders) who have, or will have, in the contract or business transaction with the
Full Legal Name A	ddress
Regins Moore, Prasident	t 6450 poe ave payton, Ocio
By Signature of Affiant	Date: 9/24/08
Tarry Hawley Print Name	
SUBSCRIBED AND SWORN TO or affin	med before me this <u>24</u> day of
SEPTEMBER 2008 by TERE	Y HENCEY he/she is
SEPTEMBER 2008 by TERE personally known to me or has presented _	Delvers L'CENST 85
identification.	
	Notary Public, State of Florida at Large
	Print or Stamp SHYLIS M. STALEY NOTARY PUBLIC IN AND FOR THE STATE OF OHIO MY COMMISSION EXPIRES OCTOBER 29, 2008 Scrial Number

My Commission Expires : 10 29 308

COVER LETTER

TO: New Filing Section Division of Corporations				
SUBJECT:COSTRECOVERY USA, INC (Name of corporation - must include suffix)				
(Name of corporation - must menue sumx)				
Dear Sir or Madam:				
The enclosed "Application by Foreign Corporation for Authorization to Transact Business in Florida," "Certificate of Existence," and check are submitted to register the above referenced foreign corporation to transact business in Florida.				
Please return all correspondence concerning this matter to the following:				
Terry Henley				
Terry Henley (Name of Person)				
COSTRECOVERY USA, INC (Firm/Company)				
(Firm/Company)				
6450 POF AUF SULTE HOL				
(Address)				
City/State and Zip code)				
(City/State and Zin code)				
(City/State and Zip code)				
For Comboning Comments and the second				
For further information concerning this matter, please call:				
To 1/2 12 200 200				
Tarry Henlay at (937) 264-5943 (Name of Person) (Area Code & Daytime Telephone Number)				
(Name of Ferson) (Area code & Daytine Telephone Number)				
STREET/COURIER ADDRESS: MAILING ADDRESS:				
New Filing Section New Filing Section				
Division of Corporations Division of Corporations				
Clifton Building P.O. Box 6327				
2661 Executive Center Circle Tallahassee, FL 32314 Tallahassee, FL 32301				
Enclosed is a check for the following amount:				
\$70.00 Filing Fee \$\ \times \text{\$78.75 Filing Fee & Certificate of Status} \text{Certified Copy} \text{\$87.50 Filing Fee, Certified Copy} \text{Certified Copy}				

12. Names and business addresses of officers and/or directors:

A. DIRECTORS
Chairman: Terry Henley
Address: 278 N. Childrans Home Ro
Troy, Ohio 45373
Vice Chairman: Reginz Moore
Address: 2345 Liberty Rd
New Carlisle, Ottio 45344
Director: Pate Seqi
Address: 7411 Gardanside Dr.
Doyton, Oh 45414
Director:
Address:
B. OFFICERS
President: Regins Moore
Address: 2345 Liberty Rd
Now Cooligle, Ohio 45344
Too: Com Ha La
Vice President: Janifor Hauley Address: 279 N. Childrens Home Ro
Address: Tyron office
Secretary: Terry Henley Address: 278 N. Childrens Home Rd, Tray, Ohio
Secretary: 12119 (421) 20
Treasurer: Pata Sagi Address: 7411 Gordonsida Dr., Dayton, Ohio 45414
Address: 7411 Gorams of Dr., Day Ton, On. 8 95414
NOTE: If necessary, you may attach an addendum to the application listing additional officers and/or directors.
13
(Signature of Director or Officer listed in number 12 of the application)
14. Terry Henley (Typed or printed name and capacity of person signing application)
(Typed or printed name and capacity of person signing application)

United States of America State of Ohio Office of the Secretary of State

I, Jennifer Brunner, do hereby certify that I am the duly elected, qualified and present acting Secretary of State for the State of Ohio, and as such have custody of the records of Ohio and Foreign business entities; that said records show COSTRECOVERY USA, INC., an Ohio corporation, Charter No. 1392835, having its principal location in Dayton, County of Montgomery, was incorporated on June 09, 2003 and is currently in GOOD STANDING upon the records of this office.



Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 30th day of September, A.D. 2008

Ohio Secretary of State

Validation Number: V2008273SB5B19



October 3, 2008

TERRY HENLEY 6450 POE AVE., SUITE 401 DAYTON, OH 45414

Qualification documents for COSTRECOVERY USA, INC. were filed on October 2, 2008 and assigned document number F08000004324. Please refer to this number whenever corresponding with this office.

Your corporation is now qualified and authorized to transact business in Florida as of the file date.

A corporation annual report/uniform business report will be due this office between January 1 and May 1 of the year following the calendar year of the file date. A Federal Employer Identification (FEI) number will be required before this report can be filed. If you do not already have an FEI number, please apply NOW with the Internal Revenue by calling 1-800-829-4933 and requesting form SS-4.

Please be aware if the corporate address changes, it is the responsibility of the corporation to notify this office.

Should you have any questions regarding this matter, please contact this office at (850) 245-6995.

Wanda Cunningham Regulatory Specialist II New Filing Section Division of Corporations

Letter Number: 508A00052539